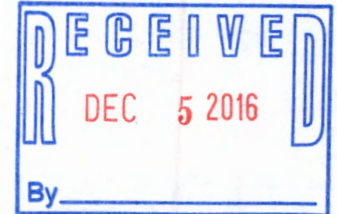


Lewis, Judith

From: Leticia Spinks <LSpinks@PondNorth.com>
Sent: Friday, December 02, 2016 6:14 PM
To: FOIA HQ
Subject: Jenny Giltner (DEC-SHIRLEY CLARK), et al. v. AKH Company d/b/a Discount Tire Company, et al. Ref # 4325-2073 (CO. OF ALAMEDA) [WARNING: DKIM validation failed]

RE: Jenny Giltner, et al. v. AKH Company d/b/a Discount Tire Company, et al.
ACSC CASE NO.: RG15766720
Our client: Genuine Parts Co. ("GPC")
Our ref#: 4325-2073



Sir or madam:

This firm represents defendant GPC in the above-referenced asbestos litigation matter, currently pending in Alameda County, CA. Under the Freedom of Information Act ("FOIA"), I am writing to obtain copies of public records, as more fully identified below:

FOIA REQUEST

We respectfully request that US EPA provide all documents (including but not limited to all permits and certifications) related to the presence of asbestos (including but not limited to asbestos remediation and abatement) for the following locations & timeframes:

TIME PERIOD	LOCATION
1972-1975	Placer High School 275 Orange Street Auburn, CA 95603

DOCUMENT REQUEST LANGUAGE
DEFINITIONS

"DECEDENT" as used herein shall mean and refer to Decedent Shirley Clark, a former student of Auburn School District, specifically at Placer High School, 275 Orange Street, Auburn, CA 95603.

"PHS" as used herein shall mean and refer to Placer High School, at various building owned, operated, or controlled by Auburn School District.

"ALL DOCUMENTS AND TANGIBLE ITEMS" as used herein shall mean "writings," including the originals and all non-identical duplicates, whether different from the originals by reason of any notation made on such copies or otherwise, and includes, without limitation, receipts, purchase orders, correspondence, memoranda, notes, diaries, statistics,

letters, telegrams, telex, telefax, minutes, contracts, reports, studies, statements, summaries, interoffice and intra-office communications, notations of any sort of conversations, telephone calls, meetings or other communications, computer printouts, tape recordings, audiotapes, videotapes, charts, graphs, and electronic, mechanical or electronic records, compact discs, computer discs, computer tapes, computer software, electronically stored media, and any other form of stored information.

"RELATING TO" as used herein shall refer to anything relating to, concerning, reflecting, evidencing, referring to, depicting, identifying, describing, containing any information regarding, instructing, controlling, directing, prohibiting, or otherwise pertaining to.

"ASBESTOS" as used herein shall refer to any amount of mineral ASBESTOS, including but not limited to, any and all raw and/or processed ASBESTOS fibers including but not limited to vermiculite, amosite, tremolite, chrysotile and crocidolite, in ASBESTOS-containing materials.

"AHERA" as used herein shall refer to the Asbestos Hazard Emergency Response Act.

DOCUMENTS AND OTHER TANGIBLE ITEMS REQUESTED

1. Any and all DOCUMENTS RELATING TO the presence of ASBESTOS at Pacific High School where DECEDENT attended from 1972- 1975.
2. Any and all DOCUMENTS RELATING TO violations or citations RELATING TO ASBESTOS at PHS, from 1972 through 1975.
3. Any and all DOCUMENTS RELATING TO any ASBESTOS abatement work performed at PHS, from 1972 through 1975.
4. Any and all DOCUMENTS RELATING TO any air testing or sampling for ASBESTOS at PHS, from 1972 through 1975.
5. Any and all DOCUMENTS RELATING TO any bulk sampling for ASBESTOS at PHS, from 1972 through 1975.
6. Any and all DOCUMENTS RELATING TO any building permits at PHS from 1972 through 1975.
7. Any and all DOCUMENTS RELATING TO inspections RELATING TO ASBESTOS at PHS, from 1972 through 1975.
8. Any and all DOCUMENTS RELATING TO the use, application, repair, installation, replacement and/or specification of any product that may contain ASBESTOS at PHS, from 1972 through 1975.
9. Any and all DOCUMENTS RELATING TO the presence of products or materials that may contain ASBESTOS, including (but not limited to) insulation, ceiling tiles, asbestos- cement pipe, boilers, packing, gaskets, pumps and valves at PHS where DECEDENT attended from 1972 through 1975.
10. Any and all DOCUMENTS RELATING TO the construction, remodel, demolition, maintenance, or structural repair performed at PHS where DECEDENT attended, from 1972 through 1975.
11. Any and all DOCUMENTS RELATING TO outside contractors who worked with or around, installed, removed or disturbed, ASBESTOS or ASBESTOS-containing materials at PHS, from 1972 through 1975.
12. Any and all DOCUMENTS RELATING TO permits, certifications or authorizations RELATING TO ASBESTOS or ASBESTOS-containing materials at PHS, from 1972 through 1975.
13. Any and all DOCUMENTS RELATING TO AHERA inspections, violations, citations, air testing or sampling, bulk sampling or testing, records, reports, studies, and building permits at PHS, from 1972 through 1975.

If there are any fees for searching or copying these records, please inform me if the cost will exceed \$25.00. However, I would also like to request a waiver of all fees in that the disclosure of the requested information is in the public interest and for litigation purposes. This information is not being sought for commercial purposes. Additionally, if access to the records requested herein will take longer than the standard time limit established by FOIA regulations (approx. 1 month), please contact me with information about when I can expect the requested copies.

If you deny any or all of the above requests, please cite each specific exemption you feel justifies the refusal to release the information and notify me of the appeal process available to me under the law.

Thank you for your courtesy and cooperation in this matter.

Leticia Spinks

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